

IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

ROXANNE THOMPSON

v.

KATHY L. RUMER, D.O., F.A.C.O.S;  
DELAWARE VALLEY AESTHETICS, PLLC  
D/B/A RUMER COSMETIC SURGERY

CIVIL ACTION NO. 2:18-cv-03817

DISCLOSURE STATEMENT FORM

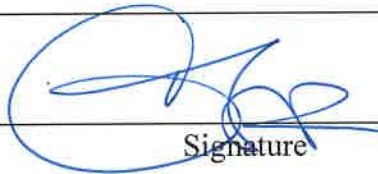
Please check one box:

The nongovernmental corporate party, Delaware Valley Aesthetics, PLLC d/b/a/ Rumer Cosmetic Surgery, in the above listed civil action does not have any parent corporation and publicly held corporation that owns 10% or more of its stock.

The nongovernmental corporate party, Delaware Valley Aesthetics, PLLC d/b/a/ Rumer Cosmetic Surgery, in the above listed civil action has the following parent corporation(s) and publicly held corporation(s) that owns 10% or more of its stock:

Oct. 4, 2018

Date



Signature

Counsel for: Kathy L. Rumer, D.O. and Delaware Valley Aesthetics, PLLC d/b/a Rumer Cosmetic Surgery

**Federal Rule of Civil Procedure 7.1 Disclosure Statement**

(a) WHO MUST FILE; CONTENTS. A nongovernmental corporate party must file two copies of a disclosure statement:

- (1) identifies any parent corporation and any publicly held corporation owning 10% or more of its stock; or
- (2) states that there is no such corporation.

(b) TIME TO FILE; SUPPLEMENTAL FILING. A party must:

- (1) file the disclosure statement with its first appearance, pleading, petition, motion, response, or other request addressed to the court; and
- (2) promptly file a supplemental statement if any required information changes.